WEINTRAUB ZOLKIN TALERICO & SELTH LLP 11766 WILSHIRE BLVD., SUITE 730 LOS ANGELES, CA 90025

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

DECLARATION OF ALAN D. GOMPERTS

I, Alan D. Gomperts, hereby declare as follows:

- 1. I am a manager of Broadway Avenue Investments, LLC. I make this declaration in support of: (1) the Debtor's *Motion for Order Authorizing Debtor to Enter into Post-Petition Lease*; and (2) the Debtor's Motion for Order Authorizing Debtor to Obtain Post-Petition Financing (the "Motions"). Terms not defined herein shall have the same meanings ascribed to them in the Motions.
- 2. I have been intimately involved in the business investment and ventures with my brother-in-law Daniel Halevy, mother-in-law Susan Halevy, and now deceased father-in-law David Halevy for decades, including all of the corporate Debtors implicated by this Motion. As such, I am familiar with the management, operations, finances, and books and records of the corporate Debtors specifically and generally as to Susan Halevy and Daniel Halevy.
- The Individual Debtors are family and operate a family business together. Debtor 3. Susan Halevy is mother to debtor Daniel Halevy and three other non-debtor children, including Sharon Gomperts, wife of debtor Alan Gomperts.
- 4. Susan's husband, David Halevy (deceased), together with Daniel and me, and on occasion non-debtor Simon Harkham, invest in and operate real estate properties, including debtors Seaton, Broadway and SLA. Upon David Halevy's passing in 2023, his interests, to the extent they were not community property, passed to Susan via the Halevy Trust (defined below). As such, Susan Halevy is now the owner – direct, beneficial, equitable, or otherwise – of all interests in the various Debtors previously owned by David Halevy.
- 5. These Bankruptcy Cases present two real estate investments that require a restructuring to address defaults on their senior loans: (1) the buildings at 440 Seaton Street, Los Angeles, CA, 90013 (the "Seaton Building"), and 421 Colyton Street, Los Angeles, CA, 90013 (the "Colyton Building"), which together are operated as an economic unit (the "Seaton/Colyton") Buildings") and are owned by Debtors Seaton and Colyton, respectively; and (2) the building at

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- 737 S. Broadway, Los Angeles, CA, 90014 (the "Broadway Building"), owned by Debtor Broadway.
- 6. The Individual Debtors have each jointly and severally guaranteed (1) certain debt owed to KDM California LLC ("KDM") on account of KDM's \$37.1 million in principal amount loaned jointly to Seaton and Colyton and secured by the Seaton/Colyton Buildings, and (2) approximately \$19.1 million of loans made by Archway Capital ("Archway") on account of the Broadway Building (the "Broadway Loans"). The Individual Debtors' guaranty liability to Archway is bifurcated into secured and unsecured tranches. Approximately \$15 million of Archway's Broadway Loans are made directly to Broadway and guaranteed by the Individual Debtors without collateral. Approximately \$4 million of Archway's Broadway Loans are made pursuant to three loans to related entities or groups and are secured by pledges of various real properties owned by the Individual Debtors, 1040 S. Los Angeles Street, Los Angeles, CA (owned and pledged by SLA), and 12800 Foxdale Drive, Desert Hot Springs, CA (owned and pledged by Negev).
- 7. Broadway was formed in July 2013 for the purpose of acquiring, developing, and operating the Broadway Building. Broadway's membership consists of: (1) the Halevy Trust (Susan Halevy, beneficial owner); (2) the G&H Trust (Alan Gomperts and Sharon Gomperts, beneficial owners of community property); and (3) Daniel Halevy.
- 8. Broadway acquired the Broadway Building in 2013. The Broadway Building is an eight-story structure. At the time it was acquired by Broadway, only the ground floor was habitable. Broadway understands the seven higher floors had not been occupied since the 1950s. In 2015, Broadway entered into a 15-year lease with The GAP for the ground floor of the Broadway Building and developed a plan to remodel and modernize the entire Broadway Building to make every floor habitable and available to lease to commercial tenants.
- 9. A majority of the intensive remodel and modernization of the Broadway Building took place between 2015 and 2020. The improvements that were performed included the rehabilitation of the façade of the first three floors of the Broadway Building per the guidance of the Cultural Heritage Commission, installation of a fire and life safety system throughout the

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

building, modernization of the elevator, installation of an HVAC system, fire pump and sprinkler system, emergency backup generator and replacement and installation of electric and plumbing systems throughout the building. In March 2020, after first confirming the full term of its lease, The GAP exercised a one-time early termination provision on its lease as the uncertainty of COVID began to take hold.

- 10. With an end to the remodel and modernization in sight, Broadway refinanced its outstanding loans with a single loan from Archway in July 2021, in the original principal amount of \$16,942,500 (the "Broadway Loan"). The Broadway Loan was guaranteed by David Halevy, Daniel Halevy, and Alan Gomperts.
- 11. The Broadway Loan matured on August 1, 2022. After commencing an action for breach against its guarantors and filing a notice of default to begin foreclosure on the Broadway Building, the parties agreed to a restructure (the "Broadway Restructure") that extended the maturity date of the Broadway Loan to December 1, 2023, affirmed the balance due under the Broadway Loan in the principal amount of \$15,241,093, and called for \$4 million in new loans (the "New Loans") from Archway to benefit the Broadway Loan and the Broadway Building. The New Loans were made via three loan agreements: (1) to Negev for \$1,300,000 (the "Negev Loan"); (2) to SLA for \$125,000 (the "SLA Loan"); and (3) jointly to David Halevy, the Halevy Trust, Alan Gomperts, the G&H Trust, and Daniel Halevy for \$2,575,000 (the "Guarantor Loan"). The Negev Loan was secured by the real property located at 12800 Foxdale Drive, Desert Hot Springs, California, and was guaranteed by David Halevy, with the guaranty secured by David Halevy's membership interests in Negev. The SLA Loan was secured by the real property located at 1040 S. Los Angeles Street and was guaranteed by David Halevy, Susan Halevy, Alan Gomperts, and Daniel Halevy, with the guarantees secured by the guarantors' membership interests in SLA. The Guarantor Loans were secured by the following real property: (1) 3538 Greenfield Avenue, Los Angeles, California (owned by the G&H Trust); (2) 133 S. Palm Drive, Beverly Hills, California (owned by the Halevy Trust); and (3) 8561 Horner Street, Los Angeles, California (owned by Daniel Halevy). The \$4 million of proceeds from the New Loans were distributed exclusively for

1

6 7 8

9

10

11 12

13 14 15

17

16

19

21 22

23 24

25 26

27 28

14. 18 20

the benefit of Archway and the Broadway Loan, with \$1,701,407.01 applied to pay down the balance of the Broadway Loan.

- 12. With the The GAP's early termination, the building was left empty, and Broadway engaged in efforts to acquire new tenants. These efforts continued post-petition. On or around the time of the Petition Date, Broadway began exploring an opportunity to lease the entire building to a health and mental wellness group that would provide medical and social services to the Los Angeles homeless and transient population, in-line with directives from the City to address the issues and needs of this population (the "Project"). What began as a possibility quickly developed into a full-on effort to put together the people, providers, and structure needed to make the Project a reality.
- 13. Broadway has now assembled a team that is ready to immediately execute on the Project and have medical and social services up and running at the Property in a matter of months. To this end, Broadway has obtained a commitment from Honor Enterprise Funding LLC to provide a \$4 million DIP loan to Broadway to fund the Project and an executed 15-year lease from the operators and managers of the Project. With the approval of the motions for the proposed DIP loan and whole-building lease, Broadway's ability to confirm a plan of reorganization will be assured.
- Broadway has tried and cannot obtain unsecured administrative credit due to its current lack of equity in the Property, current lack of income, and current bankruptcy status. Broadway cannot qualify for unsecured debt or debt with an administrative priority. Honor is currently the only lender Broadway has been able to locate who is willing to provide the DIP Loan. Honor is unique as a lender in that it understands the Project and is therefore willing to lend the business plan presented by the Project, without taking a lien against the Property. Broadway struggled to obtain a DIP Loan that did not require priming existing liens and is quite fortunate to have secured a DIP Loan that does not seek to subordinate existing lienholders. Considering the specialized use for the DIP Loan to fund the Project, current lack of income, and bankruptcy status, Broadway believes the terms of the DIP Loan are fair and reasonable including a reasonable. Based upon the foregoing, the Court can conclude that financing is not available to the Debtor on an unsecured basis.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- 15. Broadway does not currently generate revenue. Its sole asset is a commercial building that has no tenants. The DIP Loan and the full-building lease will allow Broadway to generate cash flow (rent) that will allow Broadway confirm a plan that can pay secured liens in full, pay the costs of administration, and potentially provide a return for unsecured creditors. Absent the DIP Loan, the value of the Property (and hence the value of the Broadway estate) is far less than the secured lien on the Property. The Project – made possible by the DIP Loan and Lease – will turn what could be an administratively insolvent case into a successful restructure.
- 16. The Lease has three primary obligors and co-lessees: Levay Group LLC ("Levay"); Zenith Healthcare Management, LLC ("Zenith"), and DMB Fund, a California non-profit d/b/a Broadway Community Care Centers ("DMB," together with Levav and Zenith, the "Lessees"). An executed copy of the Lease is attached to the Motion as Exhibit A. The Lease is a huge win for Broadway. The Property – currently without any tenant – will be fully leased, and the rent generated by the Lease will allow Broadway to propose a plan to pay its creditors.
- 17. Entering into the Lease is an exercise of Broadway's business judgment. Broadway has developed the Project over the prior 6 months. These efforts have culminated in the signed, 15year, whole-building Lease and a DIP loan commitment of \$4 million requiring security only in assets acquired post-petition which are not subject to an existing lien by any secured creditors. I have personally been involved in all aspects of the formulation of the Project, the negotiations on the terms of the Lease and the DIP Loan. I am confident that the Lessees are committed to and able to perform on the Lease and are ready to take possession and begin the on-site requirements for the Project immediately.
- 18. Broadway attempted in good faith over the course of many months post-petition to obtain Archway's consent to subordinate to the DIP Loan. Broadway was unsuccessful in obtaining Archway's consent to subordinate, which held up the Lease. It was not until the last two weeks that Broadway was able to negotiate terms with Honor to obtain the DIP Loan without a priming lien on Archway's collateral. With the DIP Loan secured, Broadway is now able to seek the approval of both the DIP Loan and the Lease.

WEINTRAUB ZOLKIN TALERICO & SELTH LLP 11766 WILSHIRE BLYD., SUITE 730 LOS ANGELES, CA 90025

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on October 23, 2024, at Beverly Hills, California.

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 11766 Wilshire Blvd, Suite 730, Los Angeles, CA 90025

A true and correct copy of the foregoing document entitled (specify): AMENDED DECLARATION OF ALAN D. GOMPERTS IN SUPPORT OF (1) MOTION OF DEBTOR AND DEBTOR IN POSSESSION BROADWAY AVENUE

			AIN POST-PETITION FINANCING PURSUAN
			BTOR IN POSSESSION BROADWAY AVENUNTER INTO POST-PETITION LEASE will be
			anner required by LBR 5005-2(d); and (b) in the
	IF COURT VIA NOTICE OF FL	ECTRONIC FII	INC (NEE). Durawant to controlling Conord
Orders and LBR, the forego	oing document will be served by	/ the court via N	LING (NEF): Pursuant to controlling General IEF and hyperlink to the document. On (date) or adversary proceeding and determined that
			transmission at the email addresses stated
See attached NEF Service	List		
			Service information continued on attached pag
			con noo michiganon continuou en attacheu pag
or adversary proceeding by class, postage prepaid, and	rved the following persons and placing a true and correct copy	y thereof in a se the judge here o	e last known addresses in this bankruptcy case ealed envelope in the United States mail, first constitutes a declaration that mailing to the judge
See attached US Mail ser	vice list		
		X	Service information continued on attached page
for each person or entity s the following persons and/o such service method), by fa	erved): Pursuant to F.R.Civ.P. or entities by personal delivery, acsimile transmission and/or en	5 and/or contro overnight mail s nail as follows.	ILE TRANSMISSION OR EMAIL (state method of the control of the cont
The Honorable Vincent Zui United States Bankruptcy (255 E Temple St Suite 136 Los Angeles, CA 90012	Court	y Mail)	
			Service information continued on attached page
I declare under penalty of p	perjury under the laws of the Un	ited States that	the foregoing is true and correct.
October 28, 2024	Martha E. Araki		/s/ Martha E. Araki
	Printed Name		Signature

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

Seaton Investments, LLC - Jointly Administered

1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):

- Attorneys for Corporate Debtors Seaton Investment, LLC, Colyton Investments, LLC, Broadway Avenue Investments, LLC, Negev Investments, LLC, SLA Investments, LCC.: Derrick Talerico: dtalerico@wztslaw.com; maraki@wztslaw.com; sfritz@wztslaw.com; admin@wztslaw.com
- Attorneys for Individual Debtors Alan Gomperts, Daniel Halevy, Susan Haley: Zev Shechtman, Carol Chow, Turner Falk, Ryan Coy: zev.shechtman@saul.com; zshechtman@ecf.inforuptcy.com; carol.chow@saul.com; easter.santamaria@saul.com; turner.falk@saul.com; ryan.coy@saul.com
- Attorneys for Creditor First Foundation Bank: Scott R Albrecht: scott.albrecht@sgsattorneys.com; jackie.nguyen@sgsattorneys.com
- <u>Attorneys for Creditor Korth Direct Mortgage, Inc.</u>: **Tanya Behnam**: tbehnam@polsinelli.com, tanyabehnam@gmail.com; ccripe@polsinelli.com; ladocketing@polsinelli.com
- Attorneys for Creditor Los Angeles County Treasurer and Tax Collector: Jacquelyn H Choi: jacquelyn.choi@rimonlaw.com; docketingsupport@rimonlaw.com
- <u>Attorneys for Creditor United States of America on behalf of the Internal Revenue Service</u>: **Robert F Conte**: robert.conte@usdoj.gov; caseview.ecf@usdoj.gov; usacac.tax@usdoj.gov
- Courtesy NEF/Interested Party: Christopher Cramer: secured@becket-lee.com
- Attorneys for Creditor Archway Real Estate Income Fund I SPE I, LLC: Michael G. Fletcher, Bruce D. Poltrock, Paige Selina Poupart, Gerrick Warrington: mfletcher@frandzel.com; ppoupart@frandzel.com; gwarrington@frandzel.com; bpoltrock@frandzel.com; sking@frandzel.com; achase@frandzel.com
- Attorneys for Creditor Wells Fargo National Bank West: Todd S Garan: ch11ecf@aldridgepite.com; TSG@ecf.inforuptcy.com; tgaran@aldridgepite.com
- Attorneys for Creditor Los Angeles County Treasurer and Tax Collector: Richard Girgado: rgirgado@counsel.lacounty.gov
- Attorneys for Creditor Harvest Small Business Finance, LLC: Jacqueline L James: jjames@hrhlaw.com
- Courtesy NEF/Interested Party Avi Muhtar: Avi Edward Muhtar: amuhtar@eaccidents.com
- <u>Attorneys for Creditor Wells Fargo Bank, N.A.</u>: **Jennifer C Wong**: bknotice@mccartyholthus.com; jwong@ecf.courtdrive.com
- US Trustee's Office: ustpregion16.la.ecf@usdoj.gov; Kelly L. Morrison: Kelly.l.morrison@usdoj.gov

Label Matrix for local noticing 0973-2 Case 2:24-bk-12081-VZ Central District of California Los Angeles Mon Oct 28 14:54:26 PDT 2024 Los Angeles Division

255 East Temple Street, Los Angeles, CA 90012-3332

Alta Fire Pro PO Box 7007

Mission Hills, CA 91346-7007

Archway Real Estate Income Fund I REIT, LLC Michael Gerard Fletcher C/O FRANDZEL ROBINS BLOOM & CSATO, L.C 1000 Wilshire Boulevard, 19th Floor Los Angeles, California 90017-2457 NEF PARTY

Capital One PO Box 30285 Salt Lake City, UT 84130-0285

Employment Development Dept Bankruptcy Group MIC 92E PO Box 826880 Sacramento, CA 94280-0001

Halevy Family Trust Dated September 6 2010 257 S Linden Dr Beverly Hills, CA 90212-3704

(p)LOS ANGELES COUNTY TREASURER AND TAX COLLE ATTN BANKRUPTCY UNIT PO BOX 54110 LOS ANGELES CA 90054-0110

RG Fire Inc 8721 Laurel Canyon Blvd Sun Valley, CA 91352-2919

Sienna Rose Inc 433 Colyton St Los Angeles, CA 90013-2210

Case 2:24-bk-12079-VZ Doc 256 Filed 10/28/24 Entered 10/28/24 17:58:01 Desc Main Document Page 10 of 11

> Archway Broadway Loan SPE, LLC Frandzel Robins Bloom & Csato, L.C. c/o Michael Gerard Fletcher 1000 Wilshire Blvd., 19th Fl. Los Angeles, CA 90017-2457 NEF PARTY

Attn Daniel Halevy 802 Mateo St Los Angeles, CA 90021-1712

802 Mateo Street LLC

Archway Broadway Loan SPE, LLC c/o Michael Fletcher Frandzel Robins Bloom & Csato, L.C.

1000 Wilshire Blvd., 19th Fl Los Angeles, CA 90017-2457 NEF PARTY

CA Dept of Tax and Fee Admin Account Info Group MIC29 PO Box 942879 Sacramento, CA 94279-0029

Commune Events Inc 802 Mateo St Los Angeles, CA 90021-1712

Franchise Tax Board Bankruptcy Section MS A-340 PO Box 2952 Sacramento, CA 95812-2952

Internal Revenue Service PO Box 7346 Philadelphia, PA 19101-7346

Mark Berkowitz 5850 Canoga Ave Woodland Hills, CA 91367-6505

Seaton Investments LLC 264 S Oakhurst Dr Beverly Hills, CA 90212-3504

(p) SOUTHERN CALIFORNIA EDISON COMPANY 1551 W SAN BERNARDINO ROAD COVINA CA 91722-3407

Broadway Avenue Investments, LLC 264 S. Oakhurst Dr Beverly Hills, CA 90212-3504

Alan D Gomperts 264 S Oakhurst Dr Beverly Hills, CA 90212-3504

Archway Real Estate Income Fund I SPE I, LLC 10100 Santa Monica Blvd Ste 500 Los Angeles, CA 90067-4121

California Refrigeration & Supply 1926 Glendon Ave Apt 4 Los Angeles, CA 90025-4661

Daniel Halevy 257 S Linden Dr Beverly Hills, CA 90212-3704

Gomperts and Halevy Family Trust 264 Oakhurst Dr Beverly Hills, CA 90212-3504

Joshua Mogin Esq Thompson Coburn LLP 10100 Santa Monica Blvd Ste 500 Los Angeles, CA 90067-4121

Mordechai Miky Acoca 1926 Glendon Ave #4 Los Angeles, CA 90025-4661

Sharon Gomperts 264 S Oakhurst Dr Beverly Hills, CA 90212-3504

Sue Halevy 257 S Linden Dr Beverly Hills, CA 90212-3704 Case 2:24-bk-12079-VZ Doc 256 Filed 10/28/24 Entered 10/28/24 17:58:01 Desc Main Document Page 11 of 11

United States Trustee (LA)

915 Wilshire Blvd, Suite 1850

Derrick Talerice

Weintraub Zolkin Talerice & Selth LLP

Los Angeles, CA 90017-3560

Los Angeles, CA 90025-6577

FILING ATTORNEY